IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

VILMA BOUCHARD, EXECUTRIX OF THE ESTATE OF SAMANTHA A. BOUCHARD,

PLAINTIFF,

V.

04CV1798 ELECTRONICALLY FILED

CSX TRANSPORTATION, INC.,

DEFENDANT.

FINAL JURY INSTRUCTIONS ON DAMAGES

BECAUSE YOU HAVE FOUND THAT DEFENDANT, CSX
TRANSPORTATION IS LIABLE TO THE ESTATE OF VILMA
BOUCHARD, IT IS MY OBLIGATION TO INSTRUCT YOU ON
THE MATTER OF DAMAGES. YOU MUST FIND AN
AMOUNT OF MONEY DAMAGES THAT YOU BELIEVE WILL
FAIRLY AND ADEQUATELY COMPENSATE THE ESTATE
FOR ALL THE PHYSICAL AND FINANCIAL INJURIES IT HAS
SUSTAINED AS A RESULT OF THE OCCURRENCE. THE
AMOUNT YOU AWARD TODAY MUST COMPENSATE THE
ESTATE FOR DAMAGES SUSTAINED IN THE PAST, AS

WELL AS DAMAGES THE ESTATE WILL SUSTAIN IN THE FUTURE.

IN DETERMINING THE AMOUNT OF ANY DAMAGES THAT YOU DECIDE TO AWARD, YOU SHOULD BE GUIDED BY DISPASSIONATE COMMON SENSE. YOU MUST USE SOUND JUDGMENT IN FIXING AN AWARD OF DAMAGES, DRAWING REASONABLE INFERENCES FROM THE FACTS IN EVIDENCE. YOU MAY NOT AWARD DAMAGES BASED ON SYMPATHY, SPECULATION, OR GUESS WORK. ON THE OTHER HAND, THE LAW DOES NOT REQUIRE THAT PLAINTIFF PROVE THE AMOUNT OF HIS OR HER LOSSES WITH MATHEMATICAL PRECISION, BUT ONLY WITH AS MUCH DEFINITENESS AND ACCURACY AS CIRCUMSTANCES PERMIT.

WHEN A PERSON DIES, THE DAMAGES THEY WOULD HAVE BEEN ENTITLED TO GO TO THEIR ESTATE OR

SURVIVORS. THE ESTATE AND SURVIVORS ARE JUST AS
ENTITLED TO THESE DAMAGES AS THE DECEASED
PERSON WOULD HAVE BEEN HAD SHE SURVIVED.

THE PLAINTIFF, VILMA BOUCHARD, AS THE ADMINISTRATRIX OF THE ESTATE OF THE DECEDENT, SAMANTHA BOUCHARD, CLAIMS DAMAGES UNDER THE WRONGFUL DEATH ACT AND THE SURVIVAL ACT. SHE IS ENTITLED TO MAKE A CLAIM UNDER BOTH ACTS, BUT THE DAMAGES MUST NOT OVERLAP OR DUPLICATE. WHILE DAMAGES UNDER THE WRONGFUL DEATH ACT ARE INTENDED TO COVER DAMAGES SUSTAINED BY THE FAMILY CAUSED BY THE DEATH OF THE DECEDENT, DAMAGES UNDER THE SURVIVAL ACT BELONG TO THE DECEDENT AND ARE MERELY BROUGHT BY THE ADMINISTRATOR OF HER ESTATE TO RECOVER LOSS TO HER ESTATE.

DAMAGES UNDER THE WRONGFUL DEATH ACT

- A. UNDER THE WRONGFUL DEATH ACT, THE DAMAGES

 RECOVERABLE BY THE PLAINTIFF ARE AS FOLLOWS:
 - 1. THE PLAINTIFF IS ENTITLED TO BE AWARDED

 AN AMOUNT THAT WILL COVER ALL HOSPITAL,

 MEDICAL, FUNERAL, BURIAL, AND ESTATE

 ADMINISTRATION EXPENSES INCURRED. IT HAS

 BEEN AGREED TO THAT THESE EXPENSES

 AMOUNT TO \$.
 - 2. THE PLAINTIFF IS ENTITLED TO BE AWARDED

 THE SUM THAT WILL FAIRLY AND ADEQUATELY

 COMPENSATE DECEDENT'S FAMILY FOR THE

 MONETARY VALUE OF THE SERVICES, SOCIETY,

 AND COMFORT THAT SHE WOULD HAVE GIVEN

 TO HER FAMILY HAD SHE LIVED, INCLUDING

 SUCH ELEMENTS AS WORK AROUND THE HOME.

PROVISION OF PHYSICAL COMFORTS AND SERVICES, AND PROVISION OF SOCIETY AND COMFORT.

DAMAGES UNDER THE SURVIVAL ACT

- B. UNDER THE SURVIVAL ACT, THE DAMAGES

 RECOVERABLE BY THE PLAINTIFF ARE AS FOLLOWS:
 - THE PLAINTIFF IS ENTITLED TO BE AWARDED
 THE TOTAL NET AMOUNT THAT THE DECEDENT
 WOULD HAVE EARNED BETWEEN THE DATE OF
 HER DEATH AND TODAY. NET EARNINGS ARE
 DETERMINED AS FOLLOWS: YOU MUST FIRST
 CALCULATE THE TOTAL AMOUNT OF THE
 DECEDENT'S GROSS EARNINGS, INCLUDING THE
 FRINGE BENEFITS, BETWEEN THE DATE OF
 DEATH AND TODAY. FROM THIS AMOUNT, YOU
 DEDUCT THE AMOUNT OF MONETARY

CONTRIBUTIONS SHE WOULD HAVE MADE TO HER FAMILY DURING THIS PERIOD AND THE AMOUNT OF MONEY THAT THE DECEDENT WOULD HAVE SPENT ON HERSELF FOR HER PERSONAL MAINTENANCE DURING THIS PERIOD. THE PROBABLE COST OF PERSONAL MAINTENANCE INCLUDES ONLY THE NECESSARY AND ECONOMICAL LIVING EXPENSES, SUCH AS FOOD, SHELTER, AND CLOTHING, THAT THE DECEDENT WOULD HAVE BEEN REQUIRED TO SPEND FOR LIVING EXPENSES DURING THIS PERIOD.

2. THE PLAINTIFF IS ALSO ENTITLED TO BE

AWARDED THE VALUE OF THE NET AMOUNT

THAT THE DECEDENT WOULD HAVE EARNED

BETWEEN TODAY AND THE END OF HER LIFE

EXPECTANCY. AGAIN, NET EARNINGS FOR THIS PERIOD ARE DETERMINED AS FOLLOWS: YOU MUST FIRST CALCULATE THE TOTAL AMOUNT OF THE DECEDENT'S GROSS EARNINGS BETWEEN TODAY AND THE END OF HER LIFE EXPECTANCY; FROM THIS AMOUNT YOU MUST DEDUCT THE PROBABLE COST OF HER NECESSARY AND ECONOMIC LIVING EXPENSES REQUIRED TO SUSTAIN LIFE DURING THIS PERIOD [TOGETHER WITH THE AMOUNT OF MONETARY CONTRIBUTIONS SHE WOULD HAVE MADE TO HER FAMILY DURING THIS PERIOD (WHICH YOU HAVE ALREADY AWARDED UNDER THE WRONGFUL DEATH ACT)]. YOUR AWARD TO THE ESTATE FOR LOST FUTURE NET EARNINGS THUS REPRESENTS THE TOTAL NET

- EARNINGS OVER THE DECEDENT'S LIFE EXPECTANCY.
- AN AMOUNT THAT YOU BELIEVE WILL FAIRLY
 AND ADEQUATELY COMPENSATE HER FOR THE
 MENTAL AND PHYSICAL PAIN AND SUFFERING
 THAT THE DECEDENT ENDURED, NO MATTER
 HOW SHORT OR LONG THE SUFFERING LASTED,
 FROM THE MOMENT OF HER INJURY TO THE
 MOMENT OF HER DEATH AS A RESULT OF THIS
 INCIDENT.
- C. YOU ARE TO ADD EACH OF THESE ITEMS OF

 DAMAGES TOGETHER IN ITS PROPER CATEGORY

 AND RETURN YOUR VERDICT IN TWO LUMP SUM

 AMOUNTS, ONE UNDER THE WRONGFUL DEATH

 ACT AND THE SECOND UNDER THE SURVIVAL

ACT. YOU SHOULD NOTE, AS THE VERDICT SLIP
STATES, THAT YOU SHOULD AWARD A TOTAL
AMOUNT OF DAMAGES UNDER EACH ACT, AND
YOU SHOULD NOT REDUCE YOUR AWARD BY
THE PERCENTAGE OF CONTRIBUTORY
NEGLIGENCE OR FAULT THAT YOU ATTRIBUTED
TO PLAINTIFF IN THE LIABILITY PORTION OF
THE TRIAL.

LIFE EXPECTANCY

IN ORDER TO DETERMINE THE DAMAGES

RECOVERABLE IN THIS CASE, YOU MUST FIRST

DETERMINE THE NUMBER OF YEARS THE DECEDENT

WOULD HAVE LIVED HAD SHE NOT DIED AS A RESULT OF

THIS INCIDENT. ACCORDING TO THE STATISTICS

COMPILED BY THE UNITED STATES DEPARTMENT OF

HEALTH AND HUMAN SERVICES, THE AVERAGE LIFE

EXPECTANCY OF ALL PERSONS OF THE PLAINTIFF'S AGE AT THE TIME OF THE INCIDENT, GENDER, AND RACE WAS ANOTHER 55.5 YEARS. THIS FIGURE IS OFFERED TO YOU ONLY AS A GUIDE, AND YOU ARE NOT BOUND TO ACCEPT IT IF YOU BELIEVE THAT THE PLAINTIFF WOULD HAVE LIVED LONGER OR LESS THAN THE AVERAGE INDIVIDUAL IN HER CATEGORY. IN REACHING THIS DECISION, YOU ARE TO CONSIDER THE PLAINTIFF'S HEALTH PRIOR TO THE INCIDENT, HER MANNER OF LIVING, HER PERSONAL HABITS, AND OTHER FACTORS THAT MAY HAVE AFFECTED THE DURATION OF HER LIFE.

REITERATION OF JURY DELIBERATION INSTRUCTIONS

I REMIND YOU ONCE AGAIN THAT YOUR VERDICT

MUST REPRESENT THE CONSIDERED JUDGMENT OF EACH

JUROR. IN ORDER TO RETURN A VERDICT, IT IS

NECESSARY THAT EACH JUROR AGREE. IN OTHER

WORDS, YOUR VERDICT MUST BE UNANIMOUS.

REMEMBER THAT IT IS YOUR DUTY AS JURORS TO CONSULT WITH ONE ANOTHER AND TO DELIBERATE WITH A VIEW TO REACHING AN AGREEMENT, IF YOU CAN DO SO, WITHOUT VIOLATION TO INDIVIDUAL JUDGMENT. EACH OF YOU MUST DECIDE FOR YOURSELF, BUT ONLY AFTER AN IMPARTIAL CONSIDERATION OF ALL THE EVIDENCE IN THE CASE WITH YOUR FELLOW JURORS. IN THE COURSE OF YOUR DELIBERATIONS, DO NOT HESITATE TO RE-EXAMINE YOUR OWN VIEWS, AND CHANGE YOUR OPINION, IF CONVINCED IT IS ERRONEOUS. BUT DO NOT SURRENDER YOUR HONEST CONVICTION AS TO THE WEIGHT OR EFFECT OF THE EVIDENCE, SOLELY BECAUSE OF THE OPINION OF YOUR FELLOW JURORS, OR FOR THE MERE PURPOSE OF RETURNING A VERDICT.

REMEMBER AT ALL TIMES YOU ARE NOT

PARTISANS. YOU ARE JUDGES -- JUDGES OF THE FACTS.

YOUR SOLE INTEREST IS TO SEEK THE TRUTH FROM THE

EVIDENCE IN THE CASE.

THE DEPUTY CLERK WILL NOW SWEAR THE BAILIFF
ONCE MORE, AND YOU WILL BE ESCORTED TO THE JURY
ROOM TO BEGIN YOUR DELIBERATIONS ABOUT
DAMAGES. YOU WILL NOTE FROM THE OATH ABOUT TO
BE TAKEN BY THE BAILIFF THAT SHE TOO, AS WELL AS
ALL OTHER PERSONS, ARE FORBIDDEN TO
COMMUNICATE IN ANY WAY OR MANNER WITH ANY
MEMBER OF THE JURY ON ANY SUBJECT TOUCHING THE
MERITS OF THE CASE.

SWEAR LAW CLERK AS BAILIFF